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13	Attorneys for Defendants John Conway and Menlo Service, Inc.			
14	John Conway and Memo Service, me.			
15	UNITED STATES DISTRICT COURT			
16	NORTHERN DISTRICT OF CALIFORNIA			
17	RAFAEL ARROYO, JR.,) Case No.: 3:18-CV-06853-JCS		
18	Plaintiff,	JOINT STIPULATION FOR		
19		DISMISSAL PURSUANT TO		
20	JOHN CONWAY, in individual and	$\left. \left\{ F.R.C.P. 41 (a)(1)(A)(ii) \right\} \right.$		
20	Revocable Inter Vivos Trust of John Conway Dated September 13, 2017;			
21	representative capacity as trustee of the Revocable Inter Vivos Trust of John Conway Dated September 13, 2017; MENLO SERVICE, INC., a California Corporation; and Does 1-10,	}		
22	Defendants.	_		
23				
24	Pursuant to F.R.CIV.P.41 (a)(1)(A)(ii), IT IS STIPULATED by and between the			
25	parties hereto that this action may be dismissed with prejudice as to all parties; each			
26	party to bear his/her/its own attorneys' fees and costs. This stipulation is made as the			
27	matter has been resolved to the satisfaction	n of all parties.		
28				

1	Dated: June 20, 2019	CENTER FOR DISABILITY ACCESS
2		
3		By: <u>/s/ Amanda Lockhart Seabock</u> Amanda Lockhart Seabock
4		Attorneys for Plaintiff
5		
6	Dated: June 20, 2019	HAYES SCOTT BONINO ELLINGSON
7		GUSLANI SIMONSON & CLAUSE, LLP
8		
9		
10		By: <u>/s/ John S. Simonson</u> John S. Simonson
11		Vivian V. Countryman Attorneys for Defendants
12		John Conway and Menlo Service, Inc.
13		STATES DISTRICT
14	Dated: June 20, 2019	IT IS SO ORDERED
15		
16		Judge Joseph C. Spero
17		THERN DISTRICT OF CO
18		DISTRICTO
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Joint Stipulation

-2-

3:18-CV-06853-JCS

SIGNATURE	CERTIFICATION	N
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I hereby certify that the content of this document is acceptable to John S. Simonson,

counsel for John Conway and Menlo Service, Inc., and that I have obtained

authorization to affix his electronic signature to this document.

Dated: June 20, 2019

CENTER FOR DISABILITY ACCESS

By: /s/ Amanda Lockhart Seabock
Amanda Lockhart Seabock
Attorneys for Plaintiff